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Declaration Of Desire To Amend United States Constitution And Restructure Federal Government.

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Office of the Secretary of State

1230 J Street
Sacramento, California 95814

ELECTIONS DIVISION
(916) 445-0820

For Hearing and Speech Impaired
Only:
(800) 833-8683

January 3, 1995

TO: ALL COUNTY CLERKS/REGISTRARS OF VOTERS AND
PROPONENTS (95001)

FROM:

Cathy Mitchell
CATHY MITCHELL
INITIATIVE COORDINATOR

Pursuant to Elections Code section 3520(b), you are hereby notified that the total number of signatures to the hereinafter named proposed INITIATIVE STATUTE filed with all county elections officials is less than 100 percent of the number of qualified voters required to find the petition sufficient; therefore, the petition has failed.

TITLE: DECLARATION OF DESIRE TO AMEND UNITED
STATES CONSTITUTION AND RESTRUCTURE
FEDERAL GOVERNMENT.
INITIATIVE STATUTE.

SUMMARY DATE: July 27, 1994

PROPONENTS: Barbara Scott
Mike Marino

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A PROPOSAL TO THE PEOPLE OF THE STATE OF CALIFORNIA TO AMEND
THE CONSTITUTION OF THE STATE OF CALIFORNIA, BY ADDING SECTION
31 TO ARTICLE I THEREOF, RELATING TO CIVIL RIGHTS.

SEC. 31 (a) Neither the State of California nor any of its political subdivisions or agents shall use race, sex, color, ethnicity, or national origin as a criterion for either discriminating against, or granting preferential treatment to, any individual or group in the operation of the State's system of public employment, public education, or public contracting.

(b) This section shall apply only to state action taken after the effective date of this section.

(c) Allowable remedies for violation of this section shall include normal and customary attorney's fees.

(d) Nothing in this section shall be interpreted as prohibiting classifications based on sex which are reasonably necessary to the normal operation of the State's system of public employment or public education.

(e) Nothing in this section shall be interpreted as invalidating any court order or consent decree which is in force as of the effective date of this section.

(f) Nothing in this section shall be interpreted as prohibiting state action which is necessary to establish or maintain eligibility for any federal program, where ineligibility would result in a loss of federal funds to the State.

(g) If any part or parts of this section are found to be in conflict with federal law or the United States Constitution, the section shall be implemented to the maximum extent that federal law and the United States Constitution permit. Any provision held invalid shall be severable from the remaining portions of this section.



Office of the Secretary of State
Tony Miller
Acting Secretary of State

1230 J Street
Sacramento, California 95814

ELECTIONS DIVISION
(916) 445-0820

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Only:
(800) 833-8683

#651

July 27, 1994

TO ALL REGISTRARS OF VOTERS, OR COUNTY CLERKS, AND PROPONENTS (94185)

Pursuant to Section 3513 of the Elections Code, we transmit herewith a copy of the Title and Summary prepared by the Attorney General on a proposed Initiative Measure entitled:

DECLARATION OF DESIRE TO AMEND UNITED STATES CONSTITUTION AND RESTRUCTURE
FEDERAL GOVERNMENT.
INITIATIVE STATUTE.

Circulating and Filing Schedule

1. Minimum number of signatures required 384,974
Cal. Const., Art. II, Sec. 8(b).
2. Official Summary Date Wednesday, 07/27/94
Elec. C., Sec. 3513.
3. Petition Sections:
 - a. First day Proponent can circulate Sections for
signatures Wednesday, 07/27/94
Elec. C., Sec. 3513.
 - b. Last day Proponent can circulate and file with
the county. All sections are to be filed at
the same time within each county Friday, 12/23/94
Elec. C., Secs. 3513, 3520(a)
 - c. Last day for county to determine total number of
signatures affixed to petition and to transmit total
to the Secretary of State Wednesday, 01/04/95

(If the Proponents file the petition with the county on a date prior to 12/23/94, the county has eight working days from the filing of the petition to determine the total number of signatures affixed to the petition and to transmit the total to the Secretary of State.) Elec. C., Sec. 3520(b).



DECLARATION OF DESIRE TO AMEND UNITED STATES CONSTITUTION AND RESTRUCTURE
FEDERAL GOVERNMENT.
INITIATIVE STATUTE.

July 27, 1994

Page 2

d. Secretary of State determines whether the total number of signatures filed with all county clerks meets the minimum number of required signatures, and notifies the counties Friday, 01/13/95*

e. Last day for county to determine total number of qualified voters who signed the petition, and to transmit certificate with a blank copy of the petition to the Secretary of State Tuesday, 02/28/95

(If the Secretary of State notifies the county to determine the number of qualified voters who signed the petition on a date other than 01/13/95, the last day is no later than the thirtieth day after the county's receipt of notification.)
Elec. C., Sec. 3520(d), (e).

f. If the signature count is more than 423,472 or less than 365,726 then the Secretary of State certifies the petition has qualified or failed, and notifies the counties. If the signature count is between 365,726 and 423,472 inclusive, then the Secretary of State notifies the counties using the random sampling technique to determine the validity of all signatures Friday, 03/10/95*

g. Last day for county to determine actual number of all qualified voters who signed the petition, and to transmit certificate with a blank copy of the petition to the Secretary of State Friday, 04/21/95

(If the Secretary of State notifies the county to determine the number of qualified voters who have signed the petition on a date other than 03/10/95, the last day is no later than the thirtieth working day after county's receipt of notification.)
Elec. C., Sec. 3521(b), (c).

h. Secretary of State certifies whether the petition has been signed by the number of qualified voters required to declare the petition sufficient Tuesday, 04/25/95*

* Date varies based on receipt of county certification.

DECLARATION OF DESIRE TO AMEND UNITED STATES CONSTITUTION AND RESTRUCTURE
FEDERAL GOVERNMENT.
INITIATIVE STATUTE.

July 27, 1994

Page 3

4. The Proponents of the above-named measure are:

Barbara Scott
General Delivery
Stinson Beach, CA 94970

Mike Marino
367 Bahia Way
San Rafael, CA 94901
(415) 485-9239

5. Important Points:

- (a) California law prohibits the use of signatures, names and addresses gathered on initiative petitions for any purpose other than to qualify the initiative measure for the ballot. This means that the petitions cannot be used to create or add to mailing lists or similar lists for any purpose, including fund raising or requests for support. Any such misuse constitutes a crime under California law. Elections Code section 29770; Bilofsky v. Deukmejian (1981) 123 Cal.App. 3d 825, 177 Cal.Rptr. 621; 63 Ops. Cal.Atty.Gen. 37 (1980).
- (b) Please refer to Elections Code sections 41, 41.5, 44, 3501, 3507, 3508, 3517, and 3519 for appropriate format and type consideration in printing, typing, and otherwise preparing your initiative petition for circulation and signatures. Please send a copy of the petition after you have it printed. This copy is not for our review or approval, but to supplement our file.
- (c) Your attention is directed to the campaign disclosure requirements of the Political Reform Act of 1974, Government Code section 81000 et seq.
- (d) When writing or calling state or county elections officials, provide the official title of the initiative which was prepared by the Attorney General. Use of this title will assist elections officials in referencing the proper file.
- (e) When a petition is presented to the county elections official for filing by someone other than the proponent, the required authorization shall include the name or names of the persons filing the petition.
- (f) When filing the petition with the county elections official, please provide a blank petition for elections official use.

Sincerely,



CATHY MITCHELL
INITIATIVE COORDINATOR

Attachment: POLITICAL REFORM ACT OF 1974 REQUIREMENTS

DANIEL E. LUNGREN
Attorney General

State of California
DEPARTMENT OF JUSTICE



1515 K STREET, SUITE 511
P.O. Box 944255
SACRAMENTO, CA 94244-2550
(916) 445-9555

(916) 324-5490

FILED
In the office of the Secretary of State
of the State of California

July 27, 1994

JUL 27 1994

Tony Miller
Acting Secretary of State
1230 J Street
Sacramento, CA 95814

TONY MILLER
Acting Secretary of State
[Signature]
Deputy

Re: Initiative Title and Summary
Subject: DECLARATION OF DESIRE TO AMEND UNITED STATES
CONSTITUTION AND RESTRUCTURE FEDERAL GOVERNMENT.
INITIATIVE STATUTE.
File No: SA 94 RF 0018

Dear Mr. Miller:

Pursuant to the provisions of sections 3503 and 3513 of the Elections Code, you are hereby notified that on this day we mailed to the proponents of the above-identified proposed initiative our title and summary.

Enclosed is a copy of our transmittal letter to the proponents, a copy of our title and summary, a declaration of mailing thereof, and a copy of the proposed measure.

According to information available in our records, the names and addresses of the proponents are as stated on the declaration of mailing.

Sincerely,

DANIEL E. LUNGREN
Attorney General

[Signature of Kathleen F. DaRosa]

KATHLEEN F. DaROSA
Initiative Coordinator

KFD:jm

Enclosures

Date: July 27, 1994
File No.: SA94RF0018

The Attorney General of California has prepared the following title and summary of the chief purpose and points of the proposed measure:

DECLARATION OF DESIRE TO AMEND UNITED STATES CONSTITUTION
AND RESTRUCTURE FEDERAL GOVERNMENT. INITIATIVE STATUTE.

Calls for formation of new, narrowly restricted federal government. Prohibits State from engaging in federal constitutional conventions. Ratifies proposed Eleventh Amendment to federal Constitution which, if ratified by sufficient additional states, would dissolve existing federal government and institute a new "Federal Agency," repeal existing federal constitutional amendments except Bill of Rights, redefine citizenship, eliminate judicial precedent, ban federal ownership or taxation of property, phase out federally enacted entitlements, prohibit federal borrowing or indebtedness, establish new federal monetary system, and permit amendment of federal Constitution by initiative. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: Measure has no direct determinable fiscal effect but could have major fiscal implications if the proposal contemplated by the measure were to become effective.

MIKE MARINO • 367 Bahia Way • San Rafael, CA 94901 • 485-9239

June 6, 1994

Mrs. Kathleen DaRosa
Initiative Coordinator
Justice Department
State of California

RECEIVED

JUN 7 1994

INITIATIVE COORDINATOR
ATTORNEY GENERAL'S OFFICE

Dear Mrs. DaRosa:

I received your message on my answering machine this evening, and am writing to confirm that I concur with the REFOUNDING AMENDMENT as submitted to you by Mrs. Barbara Scott on June 2, 1994.

Sincerely,



Mike Marino

SA 94 RF 0018
Amdt. #1

Dear Kathleen -

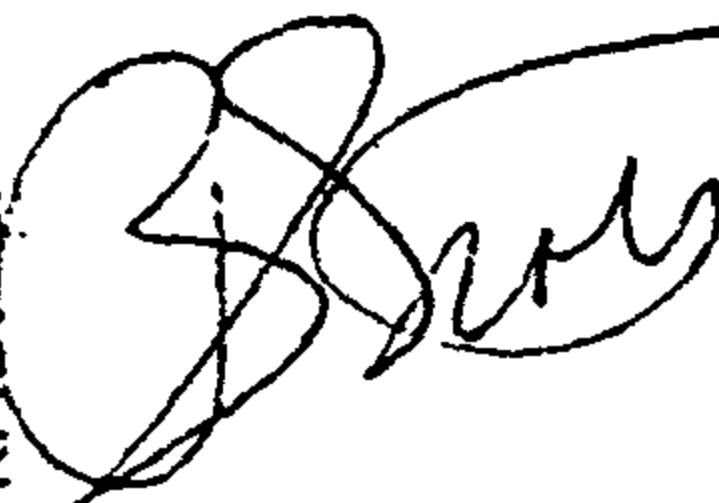
thank you for
letter 4/25/94.

I picked up a copy
of "Calif. Ballot Initiatives"
at Sec of State office
before coming to
your office.

Enclosed is
better copy of
initiation.

It has also been
filed in

Arizona + Florida.



Taking out some "ties" in

Summary enclosed, minus
Jefferson (too long) should get it to
100 words.

best referent
phrase to
Reforming Amendment
from text

"A SINGLE, SWIFT, + STEADY ACT

RECEIVED CITIZENSHIP

JUN 2 1994

INITIATIVE COORDINATOR
ATTORNEY GENERAL'S OFFICE

RECEIVED

JUN 2 1994

INITIATIVE COORDINATOR
ATTORNEY GENERAL'S OFFICE

The Refounding Amendment

*An Initiative
To Refound America*

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The Initiative

Section 1. Declare Commitment To Refound America

We the People of the sovereign republic State of _____ agree to refound America on the organic laws of this nation and the original intent of the federal Constitution. When thirty-eight States agree to refound America, "The Refounding Amendment", as defined in section 4. below, shall be ratified as the eleventh amendment to the Constitution of the United States of America.

Section 2. Affirm That Those Powers Not Delegated Are Reserved To The States And Retained By The People

The federal government will immediately cease the unlawful usurpation of property, power and authority. This State affirms that all powers not delegated to the federal government by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or retained by the People. If the Constitution of the United States of America is suspended, altered or abolished in any way, this State reserves the right to reclaim all delegated powers, secede from the Union and become a separate and sovereign republic nation or to join with any other States, who have also agreed to refound America, to form a new Union upon the original Constitution, the Bill of Rights and The Refounding Amendment.

Section 3. Reject A Constitutional Convention And Rescind All Previous Calls

This State shall neither propose nor engage in a constitutional convention as set forth in Article V of the Constitution of the United States of America. All calls for a constitutional convention previously enacted or currently in effect are hereby withdrawn and permanently rescinded.

Section 4. The Refounding Amendment

The Refounding Amendment:

"The Refounding Amendment"

Paragraph 1. Discharging The Federal Government

Government is an agent of the people. If government does not properly represent the people, they have the right to institute a new agent. Therefore with a single, swift and steady act of Citizenship, we shall reestablish the proper role of the federal government.

Upon ratification of this amendment and whenever this nation is again refounded, the federal government of the United States of America, now properly and legally renamed the "Federal Agency", shall be discharged and all of its related agents dissolved. The sovereign States neither indemnify nor accept responsibility for the discharged Federal Agency. The sovereign States completely disavow all previous enacted agreements, actions or obligations of the discharged Federal Agency and declare them null and void. The several sovereign States of America shall institute a new Federal Agency as prescribed in this Constitution.

Paragraph 2. Establishing The Foundation And The Public Oath

We will build upon the Constitutional foundation of this country and ensure freedom for all Americans.

The name of this great nation is America and as Americans we hold these truths to be self-evident, that all Men are created equal, that they are endowed by their Creator with certain unalienable rights among these are life, liberty, and the pursuit of happiness. That to secure these rights, governments are instituted among Men, deriving their just powers from the consent of the governed. That whenever any form of government becomes destructive of these ends, it is the right of the People to alter or abolish it and to institute a new government. The Citizens from the State Militias, who compose the Military of this nation, shall be maintained and remain loyal to this Constitution. Those People who have been elected, appointed or employed to serve the general public may be referred to as public servants. All public servants are under a solemn oath to preserve, protect and defend this Constitution and the

individual rights guaranteed to each and every American. Any public servant who shall intentionally attempt to subvert this Constitution, circumvent their solemn oath or violate the public faith shall cease to be an American.

Paragraph 3. Defining Our Citizenship

It is essential for the survival of this nation, for the people to know exactly who they are and be able to define their Citizenship.

The People of this nation are Americans. Only People who have been born of an American or who have been explicitly and legally naturalized as Americans shall be Americans. Americans who establish a domicile in one of the several States shall be Citizens of that State in which they domicile. Citizens of the several States may be referred to as American Citizens or more simply as Citizens. In this constitutional republic, Americans are Citizens by virtue of their State Citizenship. Those Americans who have not established a domicile in one of the several States shall be referred to as American Nationals. American Nationals shall become Citizens upon establishing a domicile in one of the several States. No State shall restrict an American from establishing a domicile in that State. The Federal Agency shall establish no special class of Americans or federal citizenship over which it shall have jurisdiction. Only Americans shall participate in public service.

Paragraph 4. Establishing Equality And Justice Under The Law

We establish that the purpose of law is to protect not to coerce. The force of law must not be used to form society. It must protect liberty and establish justice.

The purpose of the law is to establish justice among the People by protecting the natural rights of each and every American. All Americans are sovereign and equal under the law. No Federal, State or Local government shall deny an American equal protection under the law.

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No government shall make or enforce any law which may abridge the rights, privileges or immunities of an American. The right of an American to the writ of habeas corpus shall not be suspended. In all cases of law, both the accused and accuser shall have the unrestricted right to call for a trial by an independent Citizen jury who shall be randomly chosen and fully informed of their responsibility to be the final judge of both fact and law. Each case of law shall be considered unique and distinct. Judicial precedent and case law shall be irrelevant and not apply to any case of law. No judicial decision shall establish law. Original intent and natural law shall be the determining basis in all questions of constitutionality. The right of the Citizens to vote and the right to have equal opportunity to run for public office shall not be abridged or denied on account of race, creed, color, sex, political affiliation, or religion. The Citizens shall verify by whatever means necessary every popular election. Neither involuntary servitude, except as punishment for crime whereof the party shall have been duly convicted, nor slavery shall exist within the sovereign States or any place subject to the jurisdiction of the Federal Agency. No government shall enact, mandate or attribute special rights, privileges, entitlements or obligations to any individual, group or special class of Americans. Only Americans are ensured the full rights, privileges and immunities guaranteed in this Constitution.

Paragraph 5. Limiting The Jurisdiction Of The Federal Agency

The greatest threat to the people of this nation is the government itself. Government must not be allowed to assume powers not delegated to it by the Constitution.

The sovereignty of the States and the individual liberty of the People shall be protected by specifically limiting the authority of the Federal Agency. The jurisdiction of the Federal Agency shall be wholly founded on this Constitution and shall be limited to those powers explicitly delegated to it. No further powers shall be implied, assumed or engaged. The jurisdiction of the Federal Agency shall be clear and reasonable or it shall not apply. The jurisdiction of the Federal Agency explicitly stated in this Constitution shall be exercised narrowly and interpreted strictly. Any usurpation of property, powers or jurisdiction by a public servant shall be a violation of the public faith.

Paragraph 6. Protecting Property Rights

The right of the people to have the lawful ability to own and possess property is vital for a free society. When government becomes the landlord and the dictator of property, the people are not free.

Allodial ownership and full possession of property is fundamental to individual liberty. The right of Americans to lawfully acquire, possess, and own property of any form shall not be restricted, abridged or denied. The Federal Agency shall not lien, levy or apply in any way an assessment, claim or tax to the property of the American People. The Federal Agency will neither own nor have title to any property. All property administered by the Federal Agency shall be held in trust for the benefit of the American People. The Federal Agency shall not sell, give or transfer property directly or indirectly to foreign powers or foreign individuals. The Federal Agency shall not leverage or collateralize property in any way. Upon the ratification of this amendment and whenever this nation is again refounded, all claims and title to the real property held within the several States under the jurisdiction of the Federal Agency not explicitly authorized by this Constitution shall be conveyed to that State in which it is held. All currently defined territories of the Native American Peoples shall be recognized as separate and sovereign nations and offered the protection of America. The People of the territories within the jurisdiction of the Federal Agency shall hold a popular election every seven years to approve or reject the jurisdiction of the Federal Agency. The jurisdiction and powers exercised within the territories by the Federal Agency shall have the same scope and limits as within the sovereign States of America.

Paragraph 7. Preserving Sovereignty And Ensuring Honesty

Ultimately the authority has to be in the hands of the people. When you allow the government to assume its own powers, the people will lose their sovereignty. The activities of government must be open to the public review. It is the darkness and secrets of government which breeds corruption.

America is composed of free and sovereign States who have come together to unite as one nation. When States join this union, they accept certain principles of government, agree to uphold this Constitution and delegate certain specific powers to the Federal Agency. To ensure the right to self-government and the sovereignty of the People, every State and Local government shall have an initiative process whereby the Citizens shall have the power to enact legislation directly through a popular election. The Federal Agency shall neither suspend nor alter this Constitution. The Federal Agency shall neither initiate nor impose emergency jurisdiction upon or within any State. The Federal Agency shall neither enact nor enforce any law, treaty, order or agreement which shall in any way supersede or conflict with this Constitution, exceed those powers explicitly delegated to it or usurp in any way the powers reserved to the States and the rights retained by the People. In any vote of Congress, a majority of the respective members in each House must be present and vote to have a quorum. All activities of the Federal Agency shall be recorded and all records of the Federal Agency shall be subject to open public review except certain and specific information which would directly and immediately jeopardize military operations.

Paragraph 8. Establishing A Constitutional Monetary System

This Constitutional Monetary System places the power of the currency solidly in the hands of the American People.

The Treasury of America, more simply referred to as the Treasury, shall serve as the constitutional source for a uniform, stable and sufficient medium of exchange to be issued as legal tender for all debts public and private. The Treasury shall provide funds only to the Federal Agency, States, local government and American owned private banks. The Treasury shall charge no interest or service fees of any kind. The Treasury shall provide all funds required to pay for the obligations of the Federal Agency. The Federal Agency shall appropriate the required funds from the Treasury and spend those funds into circulation without debt. The Federal Agency shall not borrow or incur debt of any kind. The revenue collected by the Federal Agency shall be kept in proper balance with its expenditures. The Treasury shall provide loans without interest to the States and Local governments for publicly approved projects. The States and Local governments shall only borrow from the Treasury, and only when publicly financed by the Citizens of that State and that local community. The Treasury shall provide loans without interest to private banks which are wholly owned and operated by Americans. The Federal Agency shall administer the Treasury according to simple, uniform and flexible regulations. The Treasury shall not require collateral for any loans. Banks shall only borrow from the Treasury. Banks shall only loan what they have borrowed. Banks shall only invest what they own. Every law abiding American shall have the unrestricted opportunity to own and operate a competing bank. Americans who own and operate a bank shall be recognized as public servants. The Federal Agency shall not give or loan any funds directly or indirectly to foreign powers or foreign individuals. The Federal Agency shall have the power to appropriate funds from the Treasury and apportion those funds directly to the American People without obligation, remuneration required or debt generated. All excess funds collected, acquired or appropriated by the Federal Agency not required to provide for the common defense or to maintain its other limited functions shall be extinguished or directly returned to the Treasury. It is through the administration of these limited and specific functions of the Treasury that the Federal Agency shall promote the general welfare and secure the blessings of liberty to each and every American.

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Paragraph 9. Correcting The Sins Of The Past

It is time we take responsibility for the mistakes we have made in the past. Government will no longer provide social entitlements. Those who currently depend on the past entitlements will be protected but the programs will be phased out and privatized. We will free ourselves by addressing these problems directly. Freedom requires both responsibility and action.

Upon ratification of this amendment, all paper currency, bank deposits and investment credits denominated in Federal Reserve Notes currently belonging to Americans shall be converted without restriction into American Dollars issued by the Treasury. All current lawful agreements among Americans denominated in Federal Reserve Notes shall be converted to American Dollars. All lawful debts previously created by the Federal Agency owed directly or indirectly to Americans shall be guaranteed, converted and redeemed at current value by the Treasury in American Dollars. The regulation of current entitlements previously enacted by the Federal Agency, upon which certain Americans depend, shall be relegated to the State or District within which they domicile. These entitlements shall be guaranteed and funded by the Treasury without apportionment and without debt. Past entitlements shall be continued only as long as required, phased out through attrition, and privatized as soon as possible. No past entitlements shall be maintained or extend beyond a period of seven years following the ratification of this amendment.

Paragraph 10. Establishing A National Constitutional Election

It has always been the right and responsibility of the people to control its government. This amendment establishes an effective method to exercise this responsibility.

The sovereign Citizens retain the sole power to amend this Constitution, to repeal an amendment, to secede from the Union and to refound this nation through a constitutional initiative process regulated by each State. A constitutional initiative shall be proposed when 15

percent of the qualified voters of a particular State agree to put it on their State ballot within two years of its filing. The filing procedure shall not be restricted. When three States approve the same initiative, not including a Seceding Initiative, the initiative shall be automatically put on the ballots of all the other States for their next respective Constitutional Election. If the initiative is not approved by the State, it is no longer on the State ballot and can only be proposed again for that State if the Citizens of that State themselves put it on the ballot again through the initiative process. If the initiative is approved by the State, it shall remain active for seven years. If the initiative has remained active for seven years in the State and it has not yet become ratified as law then it shall be considered rejected by that State. The approved initiative may be rejected by that State before it becomes law when a Rejecting Initiative is proposed and approved by that State through the initiative process. Once a year a "Constitutional Election" shall be held by each State to approve or reject the proposed constitutional initiatives by popular vote. If no constitutional initiatives are on the ballot for a State then no Constitutional Election shall be held in that State. The Citizens shall ratify a new amendment when three-fourths of the States agree to approve the proposed Amending Initiative. The Citizens shall repeal an amendment when three-fourths of the States agree to approve the proposed Repealing Initiative. The repealed amendment shall then be removed and the other amendments shall be renumbered sequentially. Neither this amendment nor the first ten amendments shall be repealed. A State may secede from this nation if three-fourths of the qualified voters of that State agree to the proposed Seceding Initiative. Finally and most importantly, The Citizens shall refound this nation when two-thirds of the several sovereign States agree to approve the proposed Refounding Initiative. Upon the ratification of this amendment and whenever this nation is again refounded, this Constitution up through and including the first ten amendments shall be reinstated as the supreme law of the land, all subsequent amendments shall be repealed with the exception of this "The Refounding Amendment" which shall be renamed the eleventh Amendment.

TOOLS — ORDERING INFORMATION —

YES! I wish to support *The Refounding Amendment* and bring Freedom back to America.

The Refounding Amendment Handouts

100 / Handouts \$10⁰⁰ Donation
1000 / Handouts \$65⁰⁰ Donation

Pamphlets

100 / Pamphlets \$7⁰⁰ Donation
1000 / Pamphlets \$60⁰⁰ Donation

Audio Tape \$5⁰⁰ Donation each

(note: All Orders Include Shipping & Handling)

Send Donations to:

The Foundation of America

"The Refounding Amendment"

*We Need Volunteers and
Petition Coordinators!*

The Foundation of America

2303 North 44th Street
Plaza 14-2000

Phoenix, Arizona 85008

(602) 922-2803 / Fax: (602) 274-7247

Thank You, America!

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